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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/627,194	07/27/2000	Kiyoshi Ozaki	1324.64545	1269	
75	90 08/13/2003				
Greer, Burns, & Crain, Ltd.			EXAMINER		
Patrick G. Burns, Esq. 300 S. Wacker Drive, Suite 2500			NGUYEN, HOAN C		
Chicago, IL 60			ART UNIT	PAPER NUMBER	
			2871		
			DATE MAILED: 08/13/2003	3	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant	(s)	
,		09/627,194	·	SAKAI ET	AL.	
•	Office Action Summary	Examiner		Art Unit		
	•	LICAN C NGIL	YEN	2871		
	· The MAILING DATE of this communication ap	pears on the cove	r sheet wit	h the correspond	ence add	iress
A SHC THE M - Exten after S - If the - If NO - Failur	PREPLY ORTENED STATUTORY PERIOD FOR REPLY ALLING DATE OF THIS COMMUNICATION. Is sions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a represend for reply is specified above, the maximum statutory period et or reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailing datent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, how by within the statutory m I will apply and will expire	rever, may a reinimum of thirty SIX (6) MON	ply be timely filed (30) days will be cons (HS from the mailing days ANDONED (35 U.S.C.	idered timely ate of this co & 133).	, nmmunication.
Status						
1)	Responsive to communication(s) filed on	 This action is non-	final			•
2a)⊠	This action is that the		formal ma	ters prosecutio	n as to th	ne merits is
3)	Since this application is in condition for allow closed in accordance with the practice under	wance except for er Ex parte Quayl	e, 1935 C.	D. 11, 453 O.G.	213.	,
Disposit	ion of Claims					
4)⊠	Claim(s) 3 6.7 and 13-15 is/are pending in t	he application.	4:			
,	4a) Of the above claim(s) 1-15 is/are withdo	rawn from consid	eration.			
5)□	a informallowed			•		
6)[
7)	Claim(s) is/are objected to.		anant			
8)[Claim(s) are subject to restriction and	d/or election requ	irement.			
Applica	tion Papers	inor		•		
9)[The specification is objected to by the Exam	iner. tod or b\□ ob	ected to by	the Examiner.		
10)	The drawing(s) filed on is/are: a)☐ ac Applicant may not request that any objection to	cepten or pill op	held in abe	vance. See 37 Cl	FR 1.85(a).
	Applicant may not request that any objection to The proposed drawing correction filed on	is: a\∏ appi	oved b)	disapproved by	the Exam	iner.
11)□	The proposed drawing correction filed on If approved, corrected drawings are required in	n reply to this Office	action.	÷		
	If approved, corrected drawings are required in	Fxaminer.				
	The oath or declaration is objected to by the					
Priority	<pre>/ under 35 U.S.C. §§ 119 and 120] Acknowledgment is made of a claim for for</pre>	reign priority unde	er 35 U.S.C	;, § 119(a)-(d) oi	· (f).	
13)[Acknowledgment is made of a claim for for	eigh phoney and				
	a) ☐ All b) ☐ Some * c) ☐ None of:	nonte have heen	received.			
	1. Certified copies of the priority docum	nents have been	received in	Application No.		
	2. Certified copies of the priority documents have been received in Application No 2. Certified copies of the priority documents have been received in this National Stage 3. Copies of the certified copies of the priority documents have been received in this National Stage					
	application from the international	list of the certific	ed copies r	ot received.		
14)	The least to design and the control of a claim for dor	mestic priority und	ler 35 U.S.	C. 9 113(6) (10 c	i brovisio	лтаг аррпоацыт
	a) ☐ The translation of the foreign languag Acknowledgment is made of a claim for do	a arougetonal and	m:auon na	S DEGIT TOOUTTOW		
Attachr	ment(s)			iew Summary (PTO		r No(s)
I	Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-94 nformation Disclosure Statement(s) (PTO-1449) Paper N	18)	4)	e of Informal Patent :	Application	(PTO-152) ·
LI C Patont	and Trademark Office	Rea Action Summar	,	Part o	of Paper No	o. 20

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NOTICE OF NON-RESPONSIVE AMENDMENT

Response to Amendment

The reply filed on June 2, 2003 is <u>not fully responsive</u> to the prior Office Action because of the following matter (<u>See</u> 37 CFR 1.111):

The amendment filed on June 2, 2003 amends claims 3, 6 and submits new claims 13-15, and presenting ALL claims drawn to an invention having different scopes than the scope of the invention originally presented. See **Election/Restrictions** below.

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, <u>amended claims 3, 6-7 and new claims 13-15</u> are withdrawn from consideration as being directed to <u>a non-elected invention</u>. See 37 CFR 1.142(b) and MPEP § 821.03.

Therefore, there are no claims left for examining in this application.

A request for continuing examination would be proper in order for the subject matters recited in the amended claims 3, 6 and newly added claims 13-15 be examined.

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Election/Restrictions

This application contains claims directed to the following patentably distinct species of the claimed invention:

- A. Claims 6 and 14 drawn to a step of forming a bypass for a broken gate line by forming an alternative conductive path through a pixel electrode and a source electrode.
- B. Claim 13 drawn to a step of forming a bypass for a broken gate line by connecting gate line to a pixel electrode and storage capacitor line.
- C. Claim 15 drawn to a step of forming a bypass for a broken gate line by connecting a gate line to a pixel electrode and drain bus line.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, the amended claim 3 considers being generic of the amended claim 6 and the new claim 13 and 14.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a)

Amended claims 3, 6 and new claims 13-15 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons: Amended claims 3, 6 and new claims 13-15 now include a limitation "forming a bypass Application/Control Number: 09/627,194

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for a broken gate line by separating the gate line from or connecting the gate line to a pair (at least two) of (a) a drain electrode and a source electrode, or (b) a source electrode and pixel electrode or a gate line to a pixel electrode and drain bus line (or drain electrode) or a drain electrode and a source electrode" etc. etc..., which was not originally presented. As originally presented, the Examiner has considered and examined only the originally presented claims, which have "forming a bypass for a broken gate line by separating the gate line from or connecting the gate line from or to (each of) a drain electrode or a source electrode of TFT or a pixel electrode or storage capacitor line" (claim 3) and "forming an alternative conductive path through a pixel electrode" (claim 6).

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, <u>amended claims 3, 6 and new claims 13-15</u> are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(h).

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Furthermore, in previous Response to Election of Species Requirement on 1/21/2003, applicant's election without traverse of Species A (claims 1, 2, 3, 6 and 7) in Paper No. 16 is acknowledged. Applicant cancelled claims 1, 2, 4, 5 and 9-11 in Paper No. 17 (2/17/2003).

Since claim 7 depends on claim 6, therefore, it also is withdrawn from consideration as being directed to a non-elected invention of claim 6.

Conclusion

Since the above-mentioned reply appears to be *bona fide*, applicant is given **ONE (1) MONTH or THIRTY (30) DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to HOAN C. NGUYEN whose telephone number is (703) 306-0472. The examiner can normally be reached on MONDAY-THURSDAY:8:00AM-4:30PM.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0530.

HOAN C. NGUYEN Examiner Art Unit 2871

chn August 8, 2003

Primary Examiner

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